Air Force Court-Martial Summaries

April 2017



This report lists convictions and acquittals for general and special courts-martial. The Air Force publishes these cases for deterrence purposes. Each military justice case must be resolved on its own facts. There are no expected or required dispositions, outcomes, or sentences in any military justice case, other than those resulting from the individual facts and merits of a case and the application of due process of law. Adjudged sentences reported here do not reflect any relief on the sentence that may have been granted during clemency or on appeal. When an Airman agrees to plead guilty to charges in return for some action by the convening authority, those pretrial agreements are noted and any impact on the adjudged sentence is included in the summary.

General Court-Martial Convictions

- 1. At Minot AFB, ND, Airman Basic Kaylyn N. Brown was found guilty by military judge alone of larceny of military property valued over \$500, unlawfully selling military property valued over \$500, and failure to obey a lawful order. She was sentenced to a bad conduct discharge, confinement for 13 months, and total forfeiture of pay and allowances.
- 2. At RAF Mildenhall, United Kingdom, Master Sergeant Michael B. Carter was found guilty by military judge alone of attempted sexual abuse of a child and possession of child pornography. He was sentenced to a dishonorable discharge, confinement for 10 years, and reduction to Airman Basic (E-1).
- 3. At JB Pearl Harbor-Hickam, HI, Senior Airman Chase J. Easterly was found guilty by officer members of attempted premeditated murder. He was sentenced to a dishonorable discharge, confinement for 7 years, reduction to Airman Basic (E-1), and total forfeiture of pay and allowances.
- 4. At Schriever AFB, CO, First Lieutenant Seth T. Holloway was found guilty by military judge alone of wrongful distribution, use, and possession of a controlled substance and fraternization. He was sentenced to confinement for 30 days. The pretrial agreement had no effect on the adjudged sentence.
- 5. At JB Pearl Harbor-Hickam, HI, Airman Basic Quinton I. Kerns was found guilty by military judge alone of wrongful use, possession, and introduction of controlled substances onto a military installation and driving while impaired by a controlled substance. He was sentenced to a dishonorable discharge, confinement for 15 months, forfeiture of \$1,000 pay per month for 15 months, and a reprimand. Pursuant to a pretrial agreement, the convening authority will not approve confinement in excess of 13 months.
- 6. At Barksdale AFB, LA, Captain Homaira Khalji was found guilty by officer members of wrongful use of a controlled substance and being drunk on duty. She was sentenced to a dismissal.
- 7. At MacDill AFB, FL, Staff Sergeant Linley B. Lemburg was found guilty by military judge alone of desertion. He was sentenced to a dishonorable discharge, confinement for 15 years, reduction to Airman Basic (E-1), a fine of \$2,250, total forfeiture of pay and allowances, and a reprimand. Pursuant to a pretrial agreement, the convening authority will not approve confinement in excess of 30 days.
- 8. At Spangdahlem AB, Germany, Senior Airman James S. Machen III was found guilty by military judge alone of receipt, viewing, and possession of child pornography. He was sentenced to a dishonorable discharge, confinement for 30 months, reduction to Airman Basic (E-1), and total forfeiture of pay and allowances.
- 9. At Yokota AB, Japan, Staff Sergeant Dustin C. Poole was found guilty by military judge alone of wrongfully recording the private area of another person without consent. He was sentenced to a dishonorable discharge, confinement for 3 years and 7 months, reduction to Airman Basic (E-1), forfeiture of \$2,000 pay per month for 42 months, and a reprimand.

- 10. At Whiteman AFB, MO, Airman First Class Kamron R. Rameshk was found guilty by military judge alone of rape, failure to obey a lawful order, and obstruction of justice. He was sentenced to a dishonorable discharge, confinement for 8 years, reduction to Airman Basic (E-1), and total forfeiture of pay and allowances.
- 11. At Barksdale AFB, LA, Senior Airman Nathan E. Scott was found guilty by military judge alone of rape of a child. He was sentenced to a dishonorable discharge and confinement for 20 years.
- 12. At Hurlburt AFB, FL, Master Sergeant David N. Wood Jr. was found guilty by officer and enlisted members of willful dereliction of duty for engaging in unprofessional relationships with subordinates. He was sentenced to reduction to Technical Sergeant (E-6) and a reprimand.
- 13. At Davis-Monthan AFB, AZ, Major Paul D. Voorhees was found guilty by military judge alone of conduct unbecoming an officer for unprofessional conduct with and inappropriate statements to subordinates. He was sentenced to a dismissal and a reprimand.

General Court-Martial Acquittals

- 14. At Hill AFB, UT, an enlisted Airman was acquitted by officer members of attempted murder and assault with a dangerous weapon.
- 15. At Shaw AFB, SC, an enlisted Airman was acquitted by military judge alone of sexual assault.
- 16. At Schriever AFB, CO, an officer was acquitted by officer members of wrongful use of a controlled substance.
- 17. At F.E. Warren AFB, WY, an enlisted Airman was acquitted by officer and enlisted members of sexual assault of a child and sexual abuse of a child.
- 18. At Tinker AFB, OK, an enlisted Airman was acquitted by officer and enlisted members of sexual assault and assault consummated by a battery.
- 19. At Travis AFB, CA, an officer was acquitted by officer members of wrongful use of a controlled substance.
- 20. At Cannon AFB, NM, an enlisted Airman was acquitted by officer members of sexual assault.
- 21. At Hurlburt AFB, FL, an enlisted Airman was acquitted by military judge alone of sexual assault.
- 22. At Spangdahlem AB, Germany, an enlisted Airman was acquitted by officer and enlisted members of receipt of child pornography.

Special Court-Martial Convictions

- 23. At Keesler AFB, MS, Staff Sergeant James P. Alexander was found guilty by military judge alone of assault consummated by a battery. He was sentenced to confinement for 3 months, reduction to Airman First Class (E-3), and forfeiture of \$1,000 pay per month for 3 months.
- 24. At Holloman AFB, NM, Senior Airman Eric A. Anderson was found guilty by officer members of wrongful use and possession of a controlled substance. He was sentenced to hard labor without confinement for 3 months, reduction to Airman (E-2), forfeiture of \$250 pay per month for 6 months, and a reprimand.
- 25. At Scott AFB, IL, Airman First Class Jordan C. Brooks was found guilty by military judge alone of wrongful distribution, use, possession, and introduction of a controlled substance onto a military installation. He was sentenced to a bad conduct discharge, confinement for 3 months, reduction to Airman Basic (E-1), forfeiture of \$1,066 pay per month for 3 months, and a reprimand. Pursuant to a pretrial agreement, the convening authority will not approve confinement in excess of 2 months.
- 26. At Fairchild AFB, WA, Senior Airman Kevawn E. Brooks was found guilty by military judge alone of wrongful use of controlled substances. He was sentenced to a bad conduct discharge, confinement for 3 months, reduction to Airman Basic (E-1), and forfeiture of \$500 pay per month for 3 months. Pursuant to a pretrial agreement, the convening authority will not approve the bad conduct discharge.
- 27. At Goodfellow AFB, TX, Airman First Class Bryan E. Cox Jr. was found guilty by military judge alone of wrongful distribution, use, and possession of controlled substances and failure to obey a lawful order. He was sentenced to confinement for 138 days, reduction to Airman Basic (E-1), and forfeiture of \$800 pay per month for 4 months. The pretrial agreement had no effect on the adjudged sentence.
- 28. At Holloman AFB, NM, Airman First Class Jackson P. Dalbey was found guilty by military judge alone of wrongful use of controlled substances. He was sentenced to a bad conduct discharge, confinement for 4 months, hard labor without confinement for 3 months, reduction to Airman Basic (E-1), forfeiture of \$1,066 pay per month for 6 months, and a reprimand. Pursuant to a pretrial agreement, the convening authority will not approve the bad conduct discharge or confinement in excess of 90 days.
- 29. At Vandenberg AFB, CA, Senior Airman Anthony L. Lopez was found guilty by officer members of wrongful use of a controlled substance. He was sentenced to confinement for 8 months, hard labor without confinement for 3 months, restriction to base for 2 months, reduction to Airman Basic (E-1), and forfeiture of \$1,066 pay per month for 12 months.
- 30. At RAF Lakenheath, United Kingdom, Senior Airman Frederick C. Lopez was found guilty by military judge alone of wrongful distribution, use, and possession of controlled substances. He was sentenced to a bad conduct discharge, confinement for 2 months, and a reduction to Airman Basic (E-1). The pretrial agreement had no effect on the adjudged sentence.

- 31. At JB Pearl Harbor-Hickam, HI, Staff Sergeant Conor M. Lunny was found guilty by military judge alone of wrongful use of a controlled substance. He was sentenced to hard labor without confinement for 90 days, restriction to base for 60 days, reduction to Airman First Class (E-3), and forfeiture of \$500 pay per month for 4 months. The pretrial agreement had no effect on the adjudged sentence.
- 32. At JB Charleston, SC, Senior Airman John C. Moore was found guilty by military judge alone of wrongful use of a controlled substance. He was sentenced to confinement for 2 months, hard labor without confinement for 2 months, restriction to base for 2 months, and reduction to Airman Basic (E-1). The pretrial agreement had no effect on the adjudged sentence.
- 33. At Buckley AFB, CO, Airman Omari N. Robinson was found guilty by military judge alone of wrongful distribution, use, possession, and introduction of controlled substances onto a military installation. He was sentenced to a bad conduct discharge, confinement for 84 days, and reduction to Airman Basic (E-1). The pretrial agreement had no effect on the adjudged sentence.
- 34. At JB Pearl Harbor-Hickam, HI, Senior Airman Reland M. Stephens was found guilty by military judge alone of wrongful use of a controlled substance. He was sentenced to hard labor without confinement for 90 days, reduction to Airman First Class (E-3), and forfeiture of \$500 pay per month for 3 months. The pretrial agreement had no effect on the adjudged sentence.
- 35. At Travis AFB, CA, Senior Airman Cody J. A. Wiederholt was found guilty by military judge alone of wrongful use of a controlled substance. He was sentenced to hard labor without confinement for 60 days, reduction to Airman (E-2), and a reprimand. The pretrial agreement had no effect on the adjudged sentence.

Special Court-Martial Acquittals

- 36. At Ramstein AB, Germany, an enlisted Airman was acquitted by officer and enlisted members of wrongful use of a controlled substance.
- 37. At JB Andrews, MD, an enlisted Airman was acquitted by officer members of wrongfully use of a controlled substance.